Northern District of California

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

AMY MEADOWS, et al., Plaintiffs, v.

Case No. 15-cv-02139-JST

ORDER DIRECTING SUPPLEMENTAL **BRIEFING**

DICKEY'S BARBECUE RESTAURANTS INC.,

Defendant.

Now before the Court is Defendant Dickey's Barbecue Restaurants, Inc.'s Motion to Compel Arbitration. ECF No. 15. The Court heard argument on the motion on August 20, 2015. For the reasons stated at the hearing, the Court now orders the parties to submit supplemental briefing on the following questions:

- Whether, in light of Mortensen v. Bresnan Commc'ns, LLC, 722 F.3d 1151, 1153 1. (9th Cir. 2013), this Court must conclude that the Texas choice-of-law provision in the parties' Franchise Agreements is valid, and apply that clause in this proceeding.
- 2. Whether the arbitration clause of the Franchise Agreement is unconscionable or otherwise unenforceable under Texas law.

Plaintiffs will submit a brief of not more than ten pages addressing these topics by August 31, 2015. Defendants will submit a brief of not more than ten pages addressing these topics by September 7, 2015. The Court particularly seeks factually analogous, relevant authorities that the parties have not already cited.

///

/// 27

28 ///

Case 3:15-cv-02139-JST Document 32 Filed 08/27/15 Page 2 of 2

	2
	3
	4
	5
	6
	7
	8
	9
	10
	11
iia	12
liforr	13
of Calif	14
District of	15
Dist	16
Northern Dis	17
Noi	18
	19
	20
	21
	22
	23
	24
	25
	26
	27

28

United States District Court

1

	Unless the Court sets the matter for further argument	, Dickey's motion	will then	stanc
under	submission.			

IT IS SO ORDERED.

Dated: August 27, 2015

